

AN INTRODUCTION TO GUARANTEED ENERGY SAVINGS CONTRACTS

**FOR GOVERNING BODIES
(SCHOOL CORPORATIONS, LIBRARIES AND POLITICAL SUBDIVISIONS)**



The Indiana Office of Energy & Defense Development (OED) has produced this document to serve three purposes:

1. Introduce Indiana's public schools, libraries and units of local government to the concept of guaranteed energy savings contracting.
2. Provide guidance to these entities as they explore and enter into guaranteed energy savings contracts.
3. Explain the guidelines by which those participating in these contracts must report the resulting savings as required by Indiana Code 36-1-12.5.

Should you have any questions regarding the information in this document, or regarding guaranteed energy savings contracts in general, please contact OED.

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INTRODUCTION TO GUARANTEED ENERGY SAVINGS CONTRACTS

Why should schools corporations, libraries and political subdivisions consider a Guarantee Energy Savings Contract?

As schools, libraries and other governing bodies consider building new, or improving existing, facilities, making energy efficiency a central part of the planning process has become more important than ever as energy costs rise and budgets decline. According to the U.S. Department of Energy, a typical school district with 4,000 students pays over \$400,000 on energy-related utilities each year. By using energy-efficient design improvements, the district could save over \$100,000 annually, money that can be used to fund faculty positions, new equipment or additional improvements. Beyond energy and financial savings, energy improvements can have a positive impact on student and worker performance, and health, in schools and offices. A recent study by Heschong Mahone Group on the use of daylighting in schools showed a positive correlation between daylighting and improved student performance. More efficient lighting, better heating, air conditioning and ventilation (HVAC) systems and other measures can provide improved performance from students and workers. By utilizing Guaranteed Energy Savings Contracts (GESCs), schools, libraries and political subdivisions in Indiana can benefit from the economic, and performance, benefits from increasing energy efficiency.

Indiana GESC Program Background

During the 1993 session of the Indiana General Assembly Senate Enrolled Act 516 was passed and became Public Law 24-93. Among the provision of this legislation was a change in state law (IC 36-1-12.5) governing certain construction projects by school corporations. This change in the law gave Indiana's 294 public school corporations a new method for procuring and paying for energy efficient projects and services - "guaranteed energy savings contracts." Guaranteed energy savings contracts (GESCs) provide Indiana's schools with an opportunity to improve their facilities and reduce their operating costs while at the same time conserving energy and protecting the environment.

Legislative Updates

During the 1995 session of the General Assembly, two GESC bills were introduced which became law. The first, Senate Bill 214, added wording to IC 21-2-15-4 which explicitly allows a school corporation to pay for an energy savings contract entered into under IC 36-1-12.5 from its capital projects fund. The second, Senate Bill 351, expanded eligibility to enter into such contracts to

include: (1) all political subdivisions (units of local government—counties, cities, towns and townships—in addition to public school corporations), and (2) state-funded higher education institutions.

During the 1999 session of the General Assembly, additional changes were made to the state's law pertaining to GESCs. House Enrolled Act No. 1509 expanded the authority of the Indiana Department of Administration to approve GESCs entered into by all governmental bodies (state agencies, departments, etc.) and amended the IC 36-1-12.5 definition of a qualified provider to include certification and licensing requirements. In addition, House Enrolled Act No. 1985, which became Public Law 1999-227, expanded the IC 36-1-12.5 definition of a governing body to include libraries.

In the 2002 session of the General Assembly, further amendments to GESC legislation were enacted. House Enrolled Act No. 1158 added wording to IC 36-1-12.5 that provided clarification on the use of “stipulated” (or “assumed”) costs, namely that the methodology used to calculate the costs is based on “industry engineering standards” The act also stipulates that the Office of Energy and Defense Development shall receive a copy of the executed guarantee energy savings contract, including pre-project energy consumption costs and documentation for stipulated savings and future related capital expenditures. Definitions for “causally connected work,” “stipulated savings”, “industry engineering standards” and “future related capital expenditures” are also included in the act.

This document gives specific guidance for public school corporations, public libraries and units of local government only (i.e. those governed by IC 36-1-12.5). While higher education institutions may find information in this document helpful, it does not address the legal requirements related to them as set forth in IC 20-12-5.5-7. That section of the Indiana Code should be consulted for specific requirements related to energy savings contracts entered into by institutions of higher education.

Guaranteed Energy Savings Contracts

A guaranteed energy savings contract is an agreement between a qualified provider and a building owner to reduce the energy and operating costs of a building, or a group of buildings, by a specified amount. The main advantage of these agreements is that the building owner can participate in the project without a large upfront investment of capital. The energy cost savings are used to pay for the investment. If the guaranteed savings are not achieved, the provider must reimburse the building owner for the difference between the guaranteed and cost savings.

Providers generally offer packaged services which include an energy audit, improvements in operation and maintenance procedures, capital modifications,

design and engineering work, installation, monitoring and reporting of savings, maintenance, and training. The provider may also arrange the financing needed for the project. Many providers will assist in securing financing from the facility's choice of financial institutions.

Indiana Code 36-1-12.5

In order to increase access to the advantages of guaranteed energy savings contracting for schools, libraries and local governments, Chapter 12.5 was added to Indiana Code 36-1. In the past, these organizations could enter into guaranteed energy savings contracts through the specification and bid procedure. However, this method was not well suited to selecting a contractor when the work to be performed included the identification of energy conservation measures as well as their installation. As a result, few of these organizations entered into such contracts.

In simple terms, Chapter 12.5 allows governing bodies to enter into guaranteed energy savings contracts when the following conditions are met.

- The organization publishes notice of its intent to implement energy conservation measures under a guaranteed energy savings contract and request proposals from qualified providers.
- The organization determines that the energy and related operating cost savings resulting from the project will equal or exceed the contract price over a period of not more than 10 years from the date of installation.

Figure 1 on the next page provides an overview of a participating organization's responsibilities, including procurement procedures, as required by the law. Figure 2 on the same page provides an outline of a contractor's responsibilities under the law. Both figures refer to sections of the law pertaining to specific topics. The complete text of IC 36-1-12.5 may be found in Appendix 1.

The Office of Energy and Defense Development can also provide a listing of businesses known to offer GESCs. Please note that mention on this list implies no endorsement, but using it to supplement the public notice process may increase the number of responses to a solicitation.

Summary of GESC Evaluation, Bidding, and Contract Award

The following section will provide you with simple information on the stages of preparing for, and executing, a GESC. Each step will be followed by page numbers referencing the specific section of this document that will provide further information on the process. Use this page as a handy reference point to keep track of where your organization is in the GESC process.

1. **Obtain a comprehensive energy audit from an independent third-party.** It is important to determine just what your needs will be before executing a GESC, so it will help to perform a baseline audit. Such an audit will better provide you with a sense of your true energy needs, as well as give all bidding contractors the same starting from which to work. It is highly recommended that this audit be done by an independent, non-bidding entity so as to allow all interested bidders to work from a fair, non-biased starting point. (p.8-12)
2. **Draft a Request for Proposals (RFP) and publish to attract interested providers.** An RFP will be used to identify your organizations energy efficiency needs as well as outline what you hope to accomplish with your solicitation. Use this document to spell out your technical and financial arrangements and set forth the anticipated terms of your contract. Give ample time for response and proposal development, as many bidding companies will need to provide their own energy audit of your building (in concert with what you have already obtained), determine how well their company can serve your energy efficiency needs, and develop creative and imaginative solutions to maximize your energy savings at the lowest possible cost to you. While some organizations will complete this step of the process in roughly a month, it is recommended that you allow 2-3 months for companies to submit proposals before you choose a provider. (p. 13-15)
3. **Develop a contract and come to a terms of service agreement.** All GESC agreements carry a maximum lifetime of 10 years; therefore it is important to make sure the terms of the contract are written as such. A provider should be able to guarantee the projected energy savings to equal the total cost of the project within 10 years, and must present data that proves your organization will not end up losing money over the duration of the agreement. It is during this process that you will determine the specific equipment, pricing, and service costs of the agreement, and all issues must be settled before the GESC is recognized. (p. 16-22)
4. **Report yearly savings to OED every year for the duration of the contract.** In order to fully execute a GESC you are required to file a yearly savings report as required by Indiana Code. These calculations are recorded onto a simple worksheet and sent to the Office of Energy and Defense Development (OED) in order to monitor savings and make sure the terms of the project are being fulfilled. This action also allows your organization to track savings and make sure all monies owed will be repaid by the contract's end date. This proactive approach will allow you to catch any potential problems and remedy them before they become major issues. (p. 23-24)

Benefits of Guaranteed Energy Savings Contracting

School corporations, libraries and units of local governments may be able to benefit in a number of ways by using guaranteed energy savings contracts.

- Access to financing from third parties

Third party financing offers an alternative method for funding certain buildings improvements.

- No need for upfront capital

When third party financing is used to fund the project, the governing body is relieved of the need to provide upfront capital. Thus, it receives the benefit of facility improvements and long-term energy savings without a large initial capital investment.

- Potential for reduced risk

The fact that costs savings are guaranteed may reduce the risk of savings not being realized and may, therefore, help sell the project to decision makers. In addition, a positive net cash flow (savings exceed payments) over the life of the contract is a requirement.

- “One stop shopping”

The school, library or local government may procure diagnostic, design, installation, maintenance, and training services from one vendor, offering a single point of contact.

- Accelerated project implementation

Less staff time may be required to develop and oversee a single contract than would be required to develop specifications, bids, and contracts for each phase of the projects.

- Incentive to maintain equipment and to train personnel

Because the provider has guaranteed the cost savings, the provider may have an incentive to ensure that the equipment is maintained in peak condition. As a result, many contracts include training of the facility’s maintenance personnel to monitor equipment performance and be alert to any possible problems.

Getting Started

All of the above benefits are offered to the school, library or unit of local government by the provider at a price. Given the wide variety of services which can be included in a guaranteed energy savings contract, close consideration should be given to determining needs prior to entering into an agreement.

Sufficient time must be devoted to becoming familiar with the issues involved in guaranteed energy savings contracting. These include the methods by which these services can be procured, the creation of a contract that meets the needs and objectives of both parties, and the need to monitor the project throughout its life.

In order to maximize service while minimizing costs, as well as to gain a thorough understanding of what energy efficiency measures would be most effective, the governing body should retain independent technical expertise, such as a consulting engineer, or consult with their local utilities.

Independent experts may be able to help select a provider, assure high quality workmanship and the installation of appropriate equipment, negotiate technical aspects of the contract, check compatibility of the provider's proposal with existing building systems, and assist with monitoring savings. In addition, utilities also offer financial incentives for the installation of certain energy saving equipment or materials.

An independent engineer should perform a technical study of the building(s) prior to the study by the provider. The technical study, often referred to as an audit, will identify operations and maintenance items and capital modifications that have the potential to reduce energy consumption or energy costs. This preliminary audit can also provide assurance that all appropriate energy conservation measures have been identified by the provider.

Additional Information

The next section of this document will help you assess whether your facility is a good candidate for a GESC. Later sections will provide information on solicitation and selection, contract development, and savings reporting. In addition to this document, your organization may wish to consult a number of other resources to learn more about GESC. Appendix 2 contains a list of additional sources of information. Prior to entering into such a contract, a school corporation, library or unit of local government should consult with legal counsel to ensure that all applicable laws, rules, and regulations are followed.

INITIAL STEPS

Assessing Project Feasibility

After learning of guaranteed energy savings contracts and the basic issues involved in using them, the next step is to determine whether a guaranteed energy savings contract is feasible for your organization. The following questions may help you to assess project feasibility. Generally, the more positive the answers to the following questions, the better suited an organization is for participation in a guaranteed energy savings contract.

- **On energy Use**

Does the facility consume more energy than it should for its size and use?

Energy savings of 15% to 20% are common in facilities that have not yet explored energy efficiency. When an energy audit is performed, two useful numbers—the Energy Cost Index and the Energy Use Index—can be calculated by the auditor. The Energy Cost Index is expressed in dollars per square foot per year (\$/ft²/yr) while the Energy Use Index is given in British Thermal Units per square foot per year (Btu/ft²/yr).

The Energy Cost Index can be used for comparisons with other facilities, with pre- and post-retrofit consumption on the same building, or with Indiana averages. For example, elementary and secondary schools that participated in the state's Institutional Conservation Program had average Energy Cost and Energy Use Indices of \$0.90/ft²/yr and 90,000 Btu/ft²/yr before energy conservation measures were installed. (The site-based conversion factor of 3,413 Btu per kWh was used to create the Energy Use Index above.) Note that these numbers are just one set against which to compare your own facilities. Schools and other facilities with indices lower than these may still be good candidates for energy efficiency measured. Finally, these numbers will vary according to facility use, location, and energy prices. For these reasons, they should not be taken as an absolute measure of energy savings potential.

Those who wish to calculate Energy Cost and Energy Use Indices for their facilities can obtain assistance by contacting Office of Energy and Defense Development at 317/232-8940.

Has facility use, occupancy, and energy consumption been stable over the past few years? Greater stability will make it easier to develop an accurate baseline of energy use against which savings can be measured. If significant changes in use patterns have occurred, it will be more difficult to obtain a meaningful baseline. Independent technical expertise may be helpful in such a case.

- **On Energy Audits**

Has energy audit been performed to identify opportunities to save energy?

Energy audits range from walk-throughs of a facility performed by in-house personnel to comprehensive engineering audits using sophisticated computer programs. All of these methods have some merit in identifying energy savings opportunities.

Should we perform an energy audit if we haven't already? The provider will perform some type of energy audit as part of a guaranteed energy savings contract, but an independent energy audit should also be considered. The options for obtaining an independent energy audit include using in-house personnel, hiring an independent engineer or architect, or approaching your local utility. The cost of the provider's energy audit will be included in the guaranteed energy savings contract. While obtaining an independent audit may seem like paying for the same service twice, it assures the school, library or unit of local government of an objective, unbiased assessment of energy saving opportunities, while a provider's audit may reflect specific products or services that the provider seeds to sell. As an alternative, an independent review of the provider's audit by a technical expert may provide a second opinion without duplicating the entire audit.

The following energy savings opportunities should be explored in an audit.

Operation and maintenance measures

These are low cost and no cost procedures, including items as simple as scheduled cleaning of lamps and fixtures or as complicated as recalibration of controls on a boiler. A provider's audit should include identification of operation and maintenance savings. If this is not part of the provider's audit, or if you would like to assess operation and maintenance savings opportunities for your own facilities, you may request a comprehensive Operations and Maintenance Checklist from the Office of Energy and Defense Development.

Recommendations for capital expenditures

The energy conservation measures recommended in an audit should each be presented separately to allow the school, library or local government to determine which of the energy conservation measures to implement. The cost, the projected energy savings, energy cost savings, and operating cost savings for each separate measure are essential to determining which measures should be implemented. Criteria such as simple payback and/or life-cycle costs may also be used to select appropriate energy conservation measures. Under IC 36-1-12.5, the energy conservation measures included

under a guaranteed energy savings contract must generate savings sufficient to cover the cost of the projects within 10 years or the average life of the measures, whichever is less.

- **On Funding**

Is funding for energy efficiency projects limited? As discussed in the previous section, many of the benefits of a guaranteed energy savings contract come from its unique financing opportunities.

- **On Current Facility Condition**

Can energy conservation measures be implemented without extensive repairs to the facility and/or its equipment? If repairs are required before an energy conservation measure can be implemented, then those repairs must be made separate from the guaranteed energy savings contract. Structural repairs of a facility are not energy conservation measures.

For example, the addition of insulation to the roof or walls of a building may be covered under a guaranteed energy savings contract. Repairs or replacement of the roof or walls, however, may not.

In addition, it is the responsibility of the school, library or unit of local government and provider to make any repairs or operating modifications necessary to bring a facility into compliance with applicable health and safety codes. If these modifications result in increased energy consumption, adjustments must be made to the facility's energy use baseline prior to accounting for any energy conservation measures.

- **On Future Facility Use**

Is the facility's occupancy and use expected to remain stable over the life of the contract? A facility that is used less or used differently in future years may not see the full benefits of the energy conservation measures implemented.

Organizing the Project Team

Once a building has been deemed a good candidate for a guaranteed energy savings contract, the next step is to organize a project team. The objective is to identify individuals in the organization who will make decisions regarding the development of the guaranteed energy savings contract. The following tasks should be included:

- **Identify a project manager**

One person should be assigned responsibility for guiding the project through the various phases of development and implementation. The project manager should possess administrative and/or technical skills to carry out the role. In most organizations, this person would be either the business manager or the director of facilities.

- **Assemble the project team**

The project manager will need to assemble a project team. Representatives from buildings and grounds, finance, legal, administration, and the affected facility's manager are typically included in the process. The project manager may also wish to enlist the help of outside counsel and engineers.

- **Identify sources of information on guaranteed energy information on guaranteed energy savings contracting.**

This guide should serve as a first step in assembling information on guaranteed energy savings contracting. The Office of Energy and Defense Development also provides free consultation on the guaranteed energy savings contracting process. Additional sources of information are listed in Appendix 2.

SOLICITATION, EVALUATION, AND CONTRACT DEVELOPMENT

Once the project team has been assembled, it should begin to acquaint itself with basic guaranteed energy savings contract issues, including the process of soliciting, selecting, and contracting with a provider. IC 36-1-12.5, Section 5 sets forth the statutory requirements for this process as it relates to governing bodies (i.e., schools, libraries and units of local government). This handbook addresses specific requirements for these institutions only. For statutory requirements related to public institutions of higher education, refer to IC 20-12-5.5-7.

Drafting the Solicitation

The primary goal of the solicitation is to generate several high quality proposals that can be compared to select the best option. A secondary goal is to assist with contract negotiations by identifying key issues early in the process.

- **Public Notice**

IC 36-1-12.5 requires that, **at a minimum**, school corporations, libraries and units of local government must publish notice, as set forth in section 5 (b) and (c). The public notice should request that qualified providers propose energy conservation measures to the organization by a specified date and time (see Appendix 3 for a sample public notice). **While it is possible to allow no more than 30 days for proposals, it is in the best interests of most organizations to expand this deadline to 60 to 90 days in order to obtain the maximum number of bids.** Granting excess time allows serious providers to compile thorough, complete bids that will maximize service while minimizing costs. Competition among providers will improve the organization's bargaining position and will assist with securing favorable terms.

In addition to the public notice, a school, library or local government may also choose to mail solicitations to specific providers. The Office of Energy and Defense Development can provide a listing of businesses known to offer guaranteed energy savings contracts. While mention on this list implies no endorsement, using it to supplement the public notice process may increase the number of responses to a solicitation.

Indiana Code requires all governing bodies to submit a Request for Proposals (RFP), which opens the formal bidding process. In addition, the organization must comply with all applicable requirements as established by the Indiana Code, State Board of Tax Commissioners, State Board of Accounts, and other appropriate governing bodies.

- **Request for Proposals**

The most appropriate approach for soliciting bids on a GESC is through a Request for Proposal (RFP). RFPs require respondents to provide a specific list of proposed energy conservation measures and services including estimated costs and savings. In order to prepare such a proposal, a provider must make a site visit to conduct a technical analysis of the building.

This approach is most likely to solicit the greatest number of responses from potential providers, as it allows companies of all sizes to submit proposals. This method will increase competition amongst providers, thereby requiring them to provide the best and most innovative service at the lowest cost to the institution requesting the RFP.

A Request for Proposals is for projects that are **greater than \$ 75,000.00 in cost**, and where the range of possible energy conservation measures is broad enough to justify reviewing specific proposals. The process involves distributing a Request for Proposals and evaluating all responses. Whenever possible, it is highly recommended that the Request for Proposal (RFP) process be used in the GESC process.

Any vendor who meets the definition of a qualified provider as defined by IC 36-1-12.5-3 should have the opportunity to submit a proposal. In the interest of promoting a fair competitive process, entities considering a GESC should not include provisions into an RFP that would automatically eliminate any qualified provider from producing a bid. Such provisions would include requiring a company to be in contract for certain number of current GESCs with other governing bodies, requiring a company to have successfully completed any number of previous GESCs, or disallowing previous experience of individuals who have worked with other companies when considering qualifications to perform a GESC. Such practices could be construed as creating an unfair advantage and limiting competition, and the Office of Energy and Defense Development strongly opposes such practices.

- **Request for Qualifications**

A Request for Qualifications seeks information on a provider's experience, qualifications, general procedures, and standard contract approaches (i.e. a Statement of Qualifications). A Request for Qualifications does not seek proposals for a specific package of energy conservation measures or for a specific method or amount of compensation.

However, Statements of Qualifications do not allow a detailed comparison of costs and services among providers. This approach is best suited for situations where the capital investment will be **less than \$ 75,000.00**. (IC-5-22-8-1) **It must be emphasized that for any project over \$75,000 the Request for Proposal**

(RFP) process must be used. Requests for Qualifications are the highly discouraged method in any case, and cannot be used for any project over \$75,000. For additional assistance with the Request for Qualifications process, the solicitor may wish to contact their professional association or the Qualification-Based Selection Indiana Coalition at (317) 637-3316. The QBS Coalition is associated with the Consulting Engineers of Indiana, a statewide association of consulting engineering firms, and was created to assist organizations with procurement based on qualifications rather than on lowest bids. After reviewing the Statements of Qualifications received, the solicitor chooses a provider and requests that the provider complete a report as specified in IC 36-1-12.5, Section 6. If this report is acceptable, the solicitor begins contract negotiations with the provider. If there are any questions as to whether an RFP or RFQ must be used for a project, please contact the Office of Energy and Defense Development at (317) 232-8939.

Solicitation Suggestions

Regardless of the specific method chosen to solicit guaranteed energy savings contract proposals, it is up to the school, library or local government to make its project objectives and its desired technical and financial arrangements clear to prospective providers through the solicitation. However, the solicitation should not be so prescriptive as to discourage qualified firms from responding. In striking this balance, the solicitor should keep in mind that the greater the specificity sought in the proposal, the more costly the proposal will be to prepare. This will have the effect of reducing the number of providers answering a solicitation and, therefore, limit the solicitor's choices. Also, the more prescriptive the solicitation is in terms of specific technical and financial requirements, the less opportunity the provider has to seek imaginative solutions. Finally, the solicitor should always reserve the right to reject any and all proposals in the event that none are found to be responsive.

Governing bodies should consider sharing and requesting the information set forth in the model Request for Proposals included as Appendix 4 in this document. This model has been provided to help organizations create a solicitation document designed to achieve their objectives given their specific circumstances and legal requirements. Included with the model Request for Proposals are: a list of evaluation criteria, a list of project terms and conditions, a provider profile form, a format for both the provider's qualifications and approach to the project, and a facility profile format. All of these items may be of use to a school, library or local government as it develops its own solicitation.

Evaluating Proposals

When evaluating a guaranteed energy savings contract proposal, the following areas should be examined: project management capabilities; technical proficiency

and approach; financial stability and financing packages offered; and fairness and flexibility of legal approach. A more detailed listing of items under these four broad areas is included with the model Request for Proposals in Appendix 4 of this document. In addition to using the responses of the provider and its own experience, a solicitor should make judicious use of business references and other contacts who have had experience with these types of contracts.

Contract Development

Before the Contract

Before discussing contract development, it is important to note that IC 36-1-12.5 allows political subdivisions to enter into guaranteed energy savings contracts only after reviewing a report from the provider and determining that (1) the savings resulting from the project will cover the project cost over the lesser of 10 years or the life of the equipment and (2) the provider will guarantee the project's savings. The Code also requires that this report be compiled by the provider before installing equipment in, making modifications to, or remodeling a building or complex of buildings.

This report must include estimates of: (1) all costs attributable to the work including the costs of design, engineering, installation, maintenance, repairs, or debt service; and (2) the amounts by which energy consumption and operating costs will be reduced. The report must also contain a listing of the contractors and subcontractors to be used by the provider with respect to the energy conservation measures.

Terms and Conditions

Contract forms may be supplied by a provider or may be drafted by the political subdivision's counsel.

Important elements of the agreement include: the energy savings guarantee; provider services and responsibilities; political subdivision responsibilities; standards of comfort; energy consumption, energy cost, and operating cost savings calculations; and provider compensation. Some items may be negotiable and both parties must approve and accept the final contract.

Listed below are terms and conditions that may be included in the contract. They are intended for discussion purposes only, except where reference is made to IC

36-1-12.5 for specific statutory requirements. For further suggestions on this subject, see the Project Terms and Conditions section of the model Request for Proposals in Appendix 4.

Energy Audit

In most situations, the report that the political subdivision uses to determine its ability to enter into a contract under IC 36-1-12.5 Section 6 will be the only energy audit of the facility which is completed. Additional information may be required by the organization in its Public Notice, Request for Qualifications, Request for Proposals etc.

If, however, an additional audit will be completed after the contract has been entered into, the specific cost and content of this audit should be specified in the contract. The contract should also clarify whether information from the first or second audit will be used in the course of implementing the energy conservation measures (for determining whether the savings guarantee has been met, etc.).

Savings Guarantee

As required by IC 36-1-12.5, the provider must guarantee that the savings in energy and operating costs due to the energy conservation measures will cover the costs of the payments for the measures. If the savings are less than the guaranteed savings, the provider must reimburse the governing body for the difference.

It is important to note that the savings must be **reductions** in the organization's costs and must also be a causally connected be the direct result of an energy conservation measure. For instance, transferring the cost of maintenance from one budget category to another or to the guaranteed energy savings contract would not be considered savings under a guaranteed energy savings contract.

○ A Word on Operating Cost Savings

Under a guaranteed energy savings contract, the cost of the project should pay for itself through savings in energy costs. However, improvements designed to reduce energy consumption also occasionally reduce operating costs. When this is the case, the governing body may include those operating cost savings in the guaranteed energy savings contract.

Governing bodies should be very cautious when dealing with operating cost savings. Operating cost savings may be included in a guaranteed energy savings contract only when they (1) are the direct result of an energy conservation measure, (2) represent a reduction in actual costs, and (3) result from the normal operation of the school facility or structure.

Provider's Services

The contract should describe each of the services to be furnished by the provider in connection with the project, including when such services are to be performed.

- **Design, Engineering, and Construction Services:** The most fundamental responsibility is to design, obtain, install, and begin operation of project equipment. The contract should accurately describe the equipment and systems to be used in the project. This should be done in sufficient detail to avoid any misunderstanding about the equipment to be provided. Detailed engineering drawings of all existing and modified conditions associated with the project should be provided within thirty days of the completed contract.
- **Training Services:** If the customer is to use the project equipment to full advantage, the facility staff must become familiar with the equipment and be able to operate the equipment without outside assistance. The provider should oversee training courses and provide written operating procedures for equipment.
- **Maintenance and Repair Services:** The contract should make clear how the equipment is to be operated, maintained, and repaired during the project. Generally, the customer undertakes responsibility for day-to-day operation of the project equipment, while the provider is responsible for servicing the equipment. The contract should also indicate under what circumstances, if any, the governing body will be responsible for repair or maintenance costs. If software is included with an energy conservation measure, the contract should clearly state that all documentation, updates, and modifications will be provided for the duration of the agreement and possibly beyond it.
- **Reporting Requirements:** The school, library or local government may want the provider to be responsible for the reporting requirements required by IC 36-1-12.5. The section titled “Requirements for Savings Reporting” in this document discusses these requirements in greater detail.
- **Debt Service:** The provider may offer financing to cover costs of the project.

Permits and Approvals

The provider generally assumes primary responsibility for securing all permits and approvals needed to install and operate the project equipment. IC 36-1-12.5, Section 8 sets forth the requirements regarding permits and approvals for work done under a guaranteed energy savings contract.

Coordination During Installation

The provider and governing body should coordinate the installation of project equipment. Equipment installation should not interfere with regular school or business activities without prior approval.

Other Documents

The contents of the proposal solicitation and chosen response may be incorporated as part of the final contract. In this way, providers will be required to stand by both the promises made and the work that was conducted to secure the governing body's business. If this is done, provisions for modifying items in the response and dealing with conflicts between it and the contract should also be included.

Warranties

All equipment installed as part of the project should be protected by appropriate written warranties covering all parts and performance. The provider should deliver copies of the warranties to the customer for inspection and approval, pursue rights and remedies against manufacturers and sellers in the event of equipment malfunction, and use best efforts not to void any warranties related to the project equipment.

Operational Responsibilities of the Governing Body

The contract should describe the responsibilities of the school, library or local government relating to the operation of the project equipment.

- **Location and Access:** The governing body must provide space for, and protection of, project equipment. It must also provide access to the premises for the provider to perform any function related to the contract during regular business hours or other reasonable hours.
- **Operation of Project Equipment:** The governing body is generally responsible for the day-to-day operation of the project equipment. This includes following agreed upon operating procedures. It is also usually prohibited from moving, removing, or altering the project equipment without the provider's prior approval.
- **Energy Consumption Reporting:** If the governing body will be monitoring its energy usage and cost savings, it should agree to furnish to the provider within a specified period (e.g., 10 to 15 days after receipt) copies of all relevant energy consumption data needed to calculate the reduction in energy consumption achieved for each appropriate time period during the term of the contract. This usually involves little more than forwarding copies of the affected facility's monthly utility bills.

- **Operating Cost Reporting:** If operating costs account for a portion of the savings guaranteed by the provider and the governing body will not be monitoring these costs and savings, it should agree to furnish the provider with all information needed to calculate the operating cost savings achieved for each appropriate time period during the term of the contract.
- **Reporting Changes in Energy Use:** The governing body must notify the provider in writing when actual or proposed material changes affect normal energy consumption. Material changes are discussed below.

Standards of Comfort

The contract should clearly describe the standards of service and comfort to be met by the project (i.e. requirements for heating, cooling, hot water, lighting, etc., during certain hours). The standards should be realistically set and subject to change only by written agreement of both parties.

Energy Consumption and Operating Cost Baselines

The contract should include a detailed definition of the baseline from which energy cost and operating cost savings are to be calculated. The baseline will be created from the historical energy consumption or operating costs before the energy conservation measures are installed. The establishment of the baselines should consider and account for recent changes in the structure, building function, occupancy, etc., if any.

Calculation of Savings

The contract should provide a complete description of all procedures for energy and operating cost savings calculations. This description should detail the methods, assumptions, and figures used to: (1) create the estimates of all energy consumption, energy cost, and operating cost savings guaranteed under the contract, and (2) periodically determine whether the estimated savings are being realized. This section should also address the energy consumption, energy cost, operating cost, and other data needed from the governing body and detail how adjustments will be made to account for items such as weather and days in the billing cycle.

Material Changes

The contract must contain a mutually agreeable clause that accommodates both parties when material changes occur that affect the project's savings. Material changes are defined as conditions that differ from normal operations and affect the facility's energy use or operating costs such as changes in hours of operating, occupancy levels, or manner of use.

Malfunctions and Emergencies

Over the life of the contract, incidents may occur that impact the savings from the project. The contract should include provisions for restoring project equipment to design conditions and for dealing with the financial impacts that may arise as a result of these incidents.

Commencement Date and Terms

The commencement date of the energy and operating cost savings guarantee should not begin until after the provider has notified the governing body in writing that it has begun operation or completed installation of all the project's energy conservation measures. The governing body should also retain the right to inspect and accept the installation and operation of the measures.

Contractor's Compensation

The contract should describe the compensation the provider is to receive for its services under the contract, how that compensation is to be calculated, at what intervals it is to be paid, and for how long. IC 36-1-12.5, Section 5(d)(1) requires that, if an installment payment method is used, the payment term from the date of installation may not exceed the lesser of ten years or the average life of the energy conservation measures. In addition, section 5(d)(2) requires that the savings in energy and operating costs must cover the costs of the payments for the project. If the guaranteed savings are not met, the provider must reimburse the school or local government for the difference between the actual and guaranteed savings.

Bonding

IC 36-1-12.5, Section 3 (2) requires that the provider submit a performance bond to the governing body to ensure the provider's performance of its obligations over the term of the contract.

Liability for Damages and Other Contingencies

The contract should specify what happens if project equipment is damaged, casualties or other contingencies occur, or the parties do not perform as promised. Provisions may be included to address property/casualty/indemnification conditions beyond the control of the parties, events of default, and remedies upon default.

Terms Particular to Governing Bodies

The contract should contain any terms or provisions that are needed to address legal issues specific to public schools, libraries and units of local government in Indiana.

General Terms and Conditions

The contract should address certain procedural and other general issues, such as assignment provisions and applicable law.

List of Sample Contract Schedules

Certain items in the contract may be lengthy and are usually put on a separate schedule or addendum to the contract. These schedules may include the following: (a) equipment description; (b) savings guarantee; (c) provider compensation; (d) scheduled equipment service and maintenance responsibilities of the provider; (e) projected financial performance; (f) savings calculation formulas; (g) construction and equipment installation schedule; (h) standards of comfort; (i) customer operations and maintenance responsibilities; and (j) baselines for energy consumption and operating costs.

REQUIREMENTS FOR SAVINGS REPORTING

The final task in the guaranteed energy savings contract process is monitoring and reporting the actual savings resulting from the project. This section provides a brief discussion on estimating energy savings, energy cost savings, and operating cost savings, and then sets forth the guidelines for reporting cost savings achieved under a guaranteed energy savings contract as required by law. *These guidelines supercede all previous versions and should be used for reporting on all projects performed under IC 36-1-12.5.*

Energy Cost and Operating Cost Savings Calculations

The first step in both energy cost and operating cost savings calculations is the creation of a baseline. The baselines reflect the facility's energy use, energy costs, or operating costs prior to the installation of the project's energy conservation measures. The costs that the facility incurs after implementation or the measures will then be compared to the baselines in order to determine if savings projections—and guarantees—have been met.

However, before actual figures can be compared to baseline figures, steps must be taken to account for factors which, over time, can mask the true savings realized by the energy conservation measures. For example, savings in energy costs may not be readily apparent when comparing one year's energy bill to the previous year's because of changes in factors such as weather, energy prices, or facility use. For this reason, the actual energy consumption, energy cost, and operating cost figures may need to be adjusted so that accurate and valid comparisons can be made. These adjustments typically cover: normalization for the number of days in a month, normalization of differences in outdoor temperature, changes in facility occupancy and use, additions or deletions of energy using equipment, changes in energy prices, and changes in labor rates.

As the financial analysis of the project will use the guaranteed savings to determine the governing body's projected "income" from the project, it is extremely important to understand how the savings in energy, energy costs, and operating costs will be calculated. For example, if a provider was able to meet its guaranteed cost savings on paper while a serious shortfall in real cost savings occurred, the institution could end up paying out much more than they had saved over the life of the contract. This would lead to problems with future budgets. For this reason, serious consideration should be given to retaining an independent consultant if the organization's staff does not have a strong understanding or specific expertise in the area of energy, energy cost, and operating cost savings calculation.

Savings Report

Under the most recent amendments to IC 36-1-12.5-10, a governing body participating in a guaranteed energy savings contract is required to provide a copy of the executed guaranteed energy savings contract, pre-project energy costs and documentation of stipulated costs to the Office of Energy and Defense Development not more than sixty (60) days after the date of execution of the contract. The governing body is still required to report the savings resulting from the contract annually to the Office of Energy and Defense Development. This annual reporting is required for the life of the contract and is accomplished by submitting a completed Annual Savings Report form. This form can be found Appendix 5. The report is to be submitted to the Office of Energy and Defense Development no later than 60 days after the end of each year the savings guarantee is in force. Signatures from both the service provider representative and an authorized representative from the governing body will be required.

The reporting form has been modified to provide more comprehensive information to the Office of Energy and Defense Development, while remaining straightforward. Should you have any questions about the savings reporting, please contact the Office of Energy and Defense Development at (317) 232-8940.

APPENDIX 1

Indiana Code 36-1-12.5

The version of IC 36-1-12.5 presented here took effect on March 21, 2002. For the language in effect preceding this date, consult the appropriate edition of the Indiana Code and Indiana Code Supplement.

Indiana Code 36-1-12.5
Guaranteed Energy Savings Contracts and Energy Efficiency Programs

IC 36-1-12.5-0.5

Section 0.5. As used in this chapter, “actual savings” includes stipulated savings.

IC 36-1-12.5-0.7

Section 0.7. As used in this chapter, “causally connected work” means work that is required to properly implement an energy conservation measure.

IC 36-1-12.5-1

Sec. 1. As used in this chapter, "energy conservation measure" means a school facility alteration or an alteration of a structure (as defined in IC 36-1-10-2) designed to reduce energy consumption costs and operating costs, including the following:

- (1) Providing insulation of the school facility or structure and systems within the school facility or structure.
- (2) Installing or providing for window and door systems, including:
 - (A) storm windows and storm doors;
 - (B) caulking or weatherstripping;
 - (C) multi-glazed windows and doors;
 - (D) heat absorbing or heat reflective glazed and coated windows and doors;
 - (E) additional glazing;
 - (F) the reduction in glass area; and
 - (G) other modifications that reduce energy consumption.
- (3) Installing automatic energy control systems.
- (4) Modifying or replacing heating, ventilating, or air conditioning systems.
- (5) Unless an increase in illumination is necessary to conform to Indiana laws or rules or local ordinances, modifying or replacing lighting fixtures to increase the energy efficiency of the lighting system without increasing the overall illumination of a facility or structure.
- (6) Providing for other energy conservation measures that reduce energy consumption or reduce operating costs, including future:
 - (A) labor costs;
 - (B) costs for contracted services; and
 - (C) related capital expenditures.

As added by P.L.24-1993, SEC.6. Amended by P.L.208-1995, SEC.3.

IC 36-1-12.5-1.5

Sec. 1.5. As used in this chapter, "governing body" means the following:

- (1) With respect to school corporations, the governing body (as defined in IC 20-10.1-1-5).
- (2) With respect to a public library, the library board (as defined in IC 20-14-1-2).
- (3) With respect to a library described in IC 20-14-7-6, the trustees of the library.
- (4) With respect to other political subdivisions, the legislative body (as defined in

IC 36-1-2-9).

As added by P.L.208-1995, SEC.4. Amended by P.L.227-1999, SEC.12.

IC 36-1-12.5-2

Sec. 2. As used in this chapter, "guaranteed energy savings contract" refers to a contract entered into under this chapter, in which a qualified provider enters into an agreement with the governing body to:

(1) evaluate and recommend to the governing body energy conservation measures; and

(2) provide for the implementation of at least one (1) energy conservation measure.

As added by P.L.24-1993, SEC.6. Amended by P.L.208-1995, SEC.5.

IC 36-1-12.5-2.5

Sec. 2.5. As used in this chapter, "industry engineering standards" includes the following:

(1) Lifecycle costing.

(2) The R.S. Means estimating method developed by the R.S. Means Company.

(3) Historical data.

(4) Manufacturer's data.

(5) American Standard Heating Refrigeration Air Conditioning Engineers (ASHRAE) standards.

IC 36-1-12.5-3

Sec. 3. (a) As used in this chapter, "qualified provider" means the following:

(1) Before July 1, 1999, the term means a person that satisfies both of the following:

(A) The person is experienced in the design, implementation, and installation of energy conservation measures.

(B) The person submits to the school corporation or political subdivision a performance bond to ensure the qualified provider's faithful performance of the qualified provider's obligations over the term of the guaranteed energy savings contract.

(2) After June 30, 1999, the term means a person that satisfies all of the following:

(A) The person is experienced in the design, implementation, and installation of energy conservation measures.

(B) The person is certified and meets the requirements of IC 4-13.6-4. The person's response to the request for proposals must include a copy of the person's certificate of qualification issued under IC 4-13.6-4.

(C) The person provides energy conservation engineering services by a professional engineer licensed under IC 25-31 who is under the person's direct employment and supervision. The person's response to the request for proposals must include the license number of each professional engineer employed by the person to satisfy the requirement of this clause.

(D) The person provides:

(i) monitoring for the facility performance guarantee; and

(ii) service personnel under the person's direct employment and supervision; for the duration of the contract's guarantee.

(E) The person performs at least twenty percent (20%) of the work (measured in dollars of the total contract price) with its own workforce.

(F) The person submits to the school corporation or political subdivision a performance bond to ensure the qualified provider's faithful performance of the qualified provider's obligations over the term of the guaranteed energy savings contract.

(b) For purposes of a guaranteed energy savings contract entered into before July 1, 1999, a person who was a qualified provider under subsection (a)(1) at the time the contract was entered into remains a qualified provider for that contract after June 30, 1999. If the person enters into a guaranteed energy savings contract after June 30, 1999, the person must satisfy the requirements of subsection (a)(2) to be considered a qualified provider.

As added by P.L.24-1993, SEC.6. Amended by P.L.208-1995, SEC.6; P.L.58-1999, SEC.10.

IC 36-1-12.5-3.5

Sec. 3.5. As used in this chapter, "related capital expenditures" includes capital costs that:

- (1) the governing body reasonably believes will be incurred during the contract term;
- (2) are part of or are causally connected to the energy conservation measures being implemented; and
- (3) are documented by industry engineering standards.

IC 36-1-12.5-3.7

Sec. 3.7. As used in this chapter, "stipulated savings" are assumed savings that are documented by industry engineering standards.

IC 36-1-12.5-4

Sec. 4. As used in this chapter, "utility energy efficiency program" refers to an energy efficiency program that:

- (1) includes an energy conservation measure;
- (2) is established by a public utility (as defined in IC 8-1-8.7-2); and
- (3) is undertaken pursuant to this chapter.

As added by P.L.24-1993, SEC.6.

IC 36-1-12.5-5

Sec. 5. (a) The governing body may enter into an agreement with a public utility to participate in a utility energy efficiency program or enter into a guaranteed energy savings contract with a qualified provider to reduce the school corporation's or the political subdivision's energy consumption costs or operating costs if, after review of the report described in section 6 of this chapter, the governing body finds:

- (1) that the amount the governing body would spend on the energy conservation measures under the contract and that are recommended in the report is not likely to exceed the amount to be saved in energy consumption costs and other operating costs over ten (10) years from the date of installation if the recommendations in the report were followed; and

(2) in the case of a guaranteed energy savings contract, the qualified provider provides a written guarantee as described in subsection (d)(2).

(b) Before entering into an agreement to participate in a utility energy efficiency program or a guaranteed energy savings contract under this section, the governing body must publish notice under subsection (c) indicating:

(1) that the governing body is requesting public utilities or qualified providers to propose energy conservation measures through either a utility energy efficiency program or a guaranteed energy savings contract; and

(2) the date, the time, and the place where proposals must be received.

(c) The notice required by subsection (b) must:

(1) be published in two (2) newspapers of general circulation in the county where the school corporation or the political subdivision is located;

(2) be published two (2) times with at least one (1) week between publications and with the second publication made at least thirty (30) days before the date by which proposals must be received; and

(3) meet the requirements of IC 5-3-1-1.

(d) An agreement to participate in a utility energy efficiency program or guaranteed energy savings contract under this section must provide that:

(1) all payments, except obligations upon the termination of the agreement or contract before the agreement or contract expires, may be made to the public utility or qualified provider (whichever applies) in installments, not to exceed the lesser of ten (10) years or the average life of the energy conservation measures installed from the date of final installation; and

(2) in the case of the guaranteed energy savings contract:

(A) the savings in energy and operating costs due to the energy conservation measures are guaranteed to cover the costs of the payments for the measures; and

(B) the qualified provider will reimburse the school corporation or political subdivision for the difference between the guaranteed savings and the actual savings; and

(3) payments are subject to annual appropriation by the fiscal body of the school corporation or political subdivision and do not constitute an indebtedness of the school corporation or political subdivision within the meaning of a constitutional or statutory debt limitation.

(e) An agreement or a contract under this chapter is subject to IC 5-16-7.

As added by P.L.24-1993, SEC.6. Amended by P.L.212-1995, SEC.2; P.L.208-1995, SEC.7.

IC 36-1-12.5-5.3

Sec. 5.3. (a) This section applies only to a guaranteed energy savings contract entered into after June 30, 1999.

(b) A qualified provider may enter into a subcontract:

(1) with a value of more than one hundred fifty thousand dollars (\$150,000); and

(2) for the performance of any part of a guaranteed energy savings contract;

only if the subcontractor is certified under IC 4-13.6-4.

As added by P.L.58-1999, SEC.11.

IC 36-1-12.5-5.5

Sec. 5.5. IC 6-1.1-20 does not apply to an agreement to participate in a utility energy efficiency program or guaranteed energy savings contract entered into under this chapter. *As added by P.L.212-1995, SEC.3.*

IC 36-1-12.5-6

Sec. 6. (a) Before the public utility or the qualified provider may install equipment in, make modifications to, or remodel a building or complex of buildings under a utility energy efficiency program or a guaranteed energy savings contract, the public utility or the qualified provider (whichever applies) must issue a report that includes estimates for the following:

(1) All costs attributable to the work stipulated in the agreement or the contract, including the costs of design, engineering, installation, maintenance, repairs, or debt service.

(2) The amounts by which energy consumption, energy cost and operating costs will be reduced.

(b) The report must also contain a listing of contractors and subcontractors to be used by the public utility or the qualified provider with respect to the energy conservation measures.

As added by P.L.24-1993, SEC.6.

IC 36-1-12.5-7

Sec. 7. If the governing body enters into an installment payment contract for the purchase and installation of energy conservation measures under this chapter, the balance of the payments must be paid in installments not to exceed the lesser of ten (10) years or the average life of the energy conservation measure installed from the date of final installation. Payments under an installment payment contract are subject to annual appropriation by the fiscal body of the school corporation or political subdivision and do not constitute an indebtedness of the school corporation or political subdivision within the meaning of a constitutional or statutory debt limitation.

As added by P.L.24-1993, SEC.6. Amended by P.L.212-1995, SEC.4; P.L.208-1995, SEC.8.

IC 36-1-12.5-8

Sec. 8. Energy conservation measures installed under a utility energy efficiency program or a guaranteed energy savings contract must be approved by the following:

(1) The state department of health, office of the state fire marshal, office of the state building commissioner, and any other state agency designated by statute.

(2) An architect or engineer licensed under IC 25-4 or IC 25-31 if the energy conservation measures have a cost of more than fifty thousand dollars (\$50,000).

As added by P.L.24-1993, SEC.6.

IC 36-1-12.5-9

Sec. 9. (a) The contractor and each subcontractor engaged in installing energy conservation measures under a guaranteed energy savings contract shall keep full and accurate records indicating the names, classifications, and work performed by each

worker employed by the respective contractor and subcontractor in connection with the work, together with an accurate record of the number of hours worked by each worker and the actual wages paid.

(b) The payroll records required to be kept under this section must be open to inspection by an authorized representative of the governing body or the department of labor.

As added by P.L.24-1993, SEC.6. Amended by P.L.208-1995, SEC.9.

IC 36-1-12.5-10

Sec. 10. The governing body shall:

- (1) provide to the department of commerce not more than sixty (60) days after the date of execution of the guaranteed energy savings contract:
 - (a) a copy of the executed guaranteed energy savings contract;
 - (b) the energy consumption costs before the date of execution of the guaranteed energy savings contract; and
 - (c) the documentation using industry standards for:
 - i. stipulated savings
 - ii. related capital expenditures; and
- (2) annually report to the department of commerce, in accordance with procedures established by the department of commerce, the savings resulting in the previous year from the guaranteed energy savings contract or utility energy efficiency program.

IC 36-1-12.5-11

Sec. 11. (a) A guaranteed energy savings contract that includes stipulated savings must specify the methodology used to calculate the savings using industry engineering standards.

(b) Stipulated savings may be used for energy conservation measures including the following:

- (1) Heating.
- (2) Air conditioning.
- (3) Ventilating.
- (4) Lighting.
- (5) Roofing.
- (6) Windows.
- (7) Water conservation.
- (8) Fuel and power improvement.
- (9) Any work that is causally connected to the energy conservation measures listed in subdivisions (1) through (8).

(c) The guaranteed energy savings contract shall:

- (1) describe stipulated savings for:
 - (a) energy conservation measures; and
 - (b) work causally connected to the energy conservation measures; and
- (2) document assumptions by industry engineering standards.

IC 36-1-12.5-12

Sec. 12. (a) An improvement that is not causally connected to an energy conservation measure may be included in a guaranteed energy savings contract if:

- (1) the total value of the improvement does not exceed fifteen percent (15%) of the total value of the guaranteed energy savings contract; and
- (2) either:
 - (a) the improvement is necessary to conform to a law, a rule, or an ordinance; or
 - (b) an analysis within the guaranteed energy savings contract demonstrates that:
 - (i) there is an economic advantage to the political subdivision in implementing an improvement as part of the guaranteed energy savings contract; and
 - (ii) the savings justification for the improvement is documented by industry engineering standards.

(b) The information required under subsection (a) must be reported to the department of commerce.

As added by P.L.24-1993, SEC.6. Amended by P.L.208-1995, SEC.10.

APPENDIX 2

RESOURCES

A Detailed Guide to Energy Performance Contracting in New York Public Schools. New York State Energy Office, Division of Conservation, 2 Rockefeller Plaza, Albany, NY 12223, 1990.

Energy Services Coalition (ESC), 1526 Chandler Street, Madison, WI 53711.
www.escperform.org

National Association of Energy Service Companies (NAESCO), 1615 M Street, NW., Suite 800, Washington, DC 20036

Performance Contracting for Energy and Environmental Systems. Hansen, S.J., The Fairmont Press, Inc. 1992.

Public Technology, Inc., *Model Request for Proposals for an Energy Services Performance Contract*, Public Technology, Inc., Washington, DC: 1996.
www.pti.nw.dc.us. To order, call 800-PTI-8976 or email pubs@pti.org.

Qualifications-Based Selection Indiana Coalition, c/o Consulting Engineers of Indiana, Inc., 47 S. Pennsylvania, Suite 303, Indianapolis, IN 46204. (317) 637-3316

United States Department of Energy, Rebuild America's Financing Energy Efficiency in Buildings, Office of Energy Efficiency and Renewable Energy, 1000 Independence Avenue, S.W., Washington, DC 20585-0121: 1998.
<http://www.rebuild.org/attachments/guidebooks/financinghandbook.pdf>

APPENDIX 3

Sample Public Notice

Indiana Code 36-1-12.5 can be found in Appendix 1 of this document. Please refer to sections 5(b) and (c) for specific requirements regarding public notice.

NOTICE OF REQUEST FOR

[QUALIFICATIONS OR PROPOSALS]

The [school, library or unit of local government] is inviting qualified providers to [submit qualifications for the purpose of proposing energy conservation measures for the following facility (ies): *if a request for qualifications or*, propose energy conservation measures for the following facility (ies): *if a request for proposals*.]

| <u>Building Name</u> | <u>Square Footage</u> | <u>Annual Energy Cost</u> |
|----------------------|-----------------------|---------------------------|
|----------------------|-----------------------|---------------------------|

The purpose of this project is to reduce facility energy use and costs and energy-associated operating costs. The project will be carried out through a guaranteed energy savings contract or a utility energy savings contract or a utility energy efficiency program pursuant to IC 36-1-12.5.

Responses to this Notice will be received by [school, library or unit of local government], at [building and address], until [date and time]. All responses to this notice received by the deadline will be publicly opened and read aloud immediately following the deadline. Facsimile proposals will not be accepted and [school, library or local government] reserves the right to accept or reject any responses, or all responses, or to waive any informalities or errors for a period of 30 days.

Please contact [name, address, phone] for more information or to receive the [RFQ or RFP] which includes a brief description of the facility (ies), the services requested, and the project schedule. One copy of the [RFQ or RFP] will be provided to each qualified provider or public utility interested in responding.

APPENDIX 4

SAMPLE REQUEST FOR QUALIFICATIONS

This sample Request for Qualifications is intended to serve as a model only. It is included to help schools, libraries and units of local government create a document designed to achieve their objectives, given their unique circumstances and specific legal requirements.

Wa-Nee Community Schools**REQUEST FOR PROPOSALS
FOR
Guaranteed Savings Contract**

Notice is hereby given that Wa-Nee Community Schools will receive proposals for a Guaranteed Savings Contract until 9:00 AM on March 26, 2004, at the Superintendent's Office located at 1300 North Main Street, Nappanee, IN 46550. Proposals must be in accordance with I.C. 36-1-12.5. Selection of qualified provider will occur at the regular School Board meeting on April 12, 2004, at 6:30 PM. The meeting will be held in the Wa-Nee Community Schools' Board Room.

The proposals will be to furnish:

**GUARANTEED ENERGY SAVINGS
AND FACILITY IMPROVEMENT PROGRAM**

IN ACCORDANCE WITH THE Request For Proposal (RFP) guidelines, a qualified provider may obtain a copy of the RFP at the Wa-Nee Community Schools' Superintendent's Office after **1:00 PM on February 18, 2004**. A mandatory site visit is scheduled for **10:00 AM on March 2, 2004**. The qualified provider to whom the work is awarded shall conform to the prevailing wage rates for this area. The qualified provider will be required to submit a performance bond to ensure the qualified provider's faithful performance of their obligations over the term of the guaranteed savings contract. For more information please contact the school office at **(574) 773.3131**.

Wa-Nee Community Schools reserves the right to reject any or all of the proposals in whole or in part, and to accept the proposal or portion of the proposal that, in its opinion, best serves the interests of Wa-Nee Community Schools.

ADVERTISEMENT

Wa-Nee Community Schools

REQUEST FOR PROPOSALS

GUARANTEED ENERGY SAVINGS

and

FACILITY IMPROVEMENT PROGRAM

February 10, 2004

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REQUEST FOR PROPOSALS

GUARANTEED ENERGY SAVINGS AND FACILITY IMPROVEMENT PROGRAM

Wa-Nee Community Schools requests Proposals for the implementation of a **GUARANTEED ENERGY SAVINGS AND FACILITY IMPROVEMENT PROGRAM** in the school buildings on a performance contracting basis. The school's objective in issuing this Request For Proposal is to provide a competitive means in which to select a single qualified provider to perform the implementation of the guaranteed savings contract. The contract shall follow I.C. 36-1-12.5. The school will base the qualified provider selection on several criteria:

- a. Provider Background and Qualifications
- b. Technical Approach
- c. Financial Considerations & Net Economic Impact
- d. Ability to Implement Project

Submission of ten (10) copies of the proposal are required.

I. THE SELECTION PROCESS

Wa-Nee Community Schools expects to undertake the selection process described below according to the following schedule:

| | |
|----------------------------------|----------------|
| Mandatory Site Visit | March 2, 2004 |
| Submission of Proposals | March 26, 2004 |
| Award of Provide (if Awarded) | April 12, 2004 |

RFP FOR ENERGY PROJECT FINALISTS

This RFP clarifies previous communication and requests a full RFP including guaranteed energy savings and final pricing for proposed Energy Conservation Measures (ECMs).

TIME LINE

| ACTIVITY | DATE/2004 |
|--|------------------|
| Advertise RFP | Feb. 18 & 25 |
| Finalists Notified | |
| Wage Hearing Scheduled | |
| Wage Rates Transmitted to Finalists | |
| Proposals Due & Possible Board Presentation | March 29 |
| ESCO Selected & Scope of Work Established | |
| Contract Review Begins | |
| Contracts Completed & Executed No Later Than | |
| Equipment Orders & Non-Disruptive Installation | |
| Full Installation Begins | |
| Substantial Completion & Cleaning Completed | |
| Commissioning | |
| Monitoring | |
| Staff Training | |
| Proposed Contract Term | |

II. COMPONENTS OF PROPOSALS

- A. Provide comprehensive energy services for Wa-Nee Community Schools, which may include the installation of energy savings equipment and material. The specific nature of this equipment and material will be approved by Wa-Nee School personnel.
- B. Provide a more comfortable environment for building occupants. This may include repair or modernization of existing environment systems. The specific nature of repair or modernization will be approved by Wa-Nee School personnel.
- C. Provide necessary training programs, which shall enhance the overall efficiency of operations.
- D. The school shall not incur any initial start-up costs. The qualified provider will provide a financial package, which will allow payments over a specified term not to exceed the lesser of 10 years or the average life of the energy conservation measure.
- E. A savings guarantee will be offered as part of the qualified provider's proposal. The savings in energy and operating costs are guaranteed to cover the cost of the contract.
- F. The qualified provider will reimburse the school for the difference between the guaranteed savings and the actual savings.
- G. The qualified provider must be Certified and meet the requirements of I.C. 4-13.6-4. The proposal submitted must include a copy of the qualified provider's certification.
- H. The qualified provider's scope must be designed and approved by a licensed, staff Professional Engineer.
- I. The qualified provider shall submit a sample contract document with the proposal.

III. PROPOSAL CONTENT AND FORMAT

Wa-Nee Community Schools (the Owner) requests Proposals for the implementation of energy conservation measures in Wa-Nee Community Schools on a performance basis. The Owner's objectives in issuing Request for Proposals are to provide a competitive means in which to select a single Qualified Provider to perform the implementation of a guaranteed savings contract. The contract shall follow I.C. 36-1-12.5 and RFP guidelines.

Proposals must be submitted in the format outlined in this section. Each proposal will be reviewed to determine if it is complete prior to actual evaluation. The Owner reserves the right to eliminate from further consideration any proposal deemed to be substantially or materially unresponsive to the requests for information contained herein.

A. Ability to Successfully Implement Program

1. **General Information:** Include the following information on the Qualified Provider (herein called "Provider");
 - a. Name of Company
 - b. Address
 - c. Telephone number
 - d. Fax number
 - e. Contact persons for this project
2. **Personnel Resumes:** Include the following information for all personnel responsible for successfully implementing the proposed project.
 - a. Name and title
 - b. Education, Licensing/Certification
 - c. Responsibilities on project
 - d. Years of experience doing similar work. Identify specifically the type of work performed and for how long.
 - e. List of all the similar projects with which each person was involved.
3. **Company References:** Include names and other information requested on ALL guaranteed energy savings contracts that the Provider has implemented with midwest school corporations (Indiana, Michigan, Illinois & Ohio). Past performance is extremely important to the owner and therefore, omission of any GESCs with an Indiana school corporation may result in the Provider being rejected without further consideration.
 - a. School corporation, name, and telephone number
 - b. School contact name and title

- c. Scope of work
 - d. Installed cost of project
 - e. Completion date
 - f. Guaranteed energy savings versus actual energy savings to-date
 - g. Any other reference information that would demonstrate the Provider's past performance
4. **Bonding:** Include a letter of bondability stating the Providers bonding limits. Also include the bonding companies rating as published by AM Best.
5. **Certifications:** I.C. 36-1-12.5 requires that Qualified Providers submit with their proposal certification from the Indiana Department of Public Works that they and their subcontractors are certified to perform the work included in their proposal. This statute also requires that each Provider be a Certified Professional Services company that employs a minimum of one full time employee registered in the State of Indiana as a Professional Engineer.
- a. Include a copy of the certification from the Indiana Department of Public Works that proves the Provider is a Certified Professional Services company. Also, include copies of other applicable certifications that the provider may hold.
 - b. Include a copy of all subcontractor certifications from the Indiana Department of Public Works for all subcontracts in excess of \$150,000.
 - c. Include the names and PE numbers for all full time employees who are professional engineers registered in the State of Indiana.
 - d. Note: Proposals not containing the information requested in (3a), (3b) or (3c) above may be rejected without further consideration.

B. TECHNICAL APPROACH

Section B should contain the following information about the respondent's technical approach to meeting the Owner's comfort, energy efficiency and operating cost reduction objectives.

1. **Needs & Solutions:** Include a "Needs & Solutions" section explaining comprehensive facility needs and solutions the Qualified Provider recommends.

2. **Scope of Work:** Proposals shall include the following improvements and all other improvements that the Provider recommends.

A. HIGH SCHOOL

- a.1 Install equipment that will optimize existing systems, reduce energy, and maintain or improve comfort.
- a.2 Upgrade and optimize controls to maximize comfort, indoor air quality, humidity control and energy efficiency.
- a.3 Upgrade current lighting systems to high efficiency lighting systems.
- a.4 Include all other energy related upgrades/improvements as needed.
- a.5 Upgrade door hardware and entrances to achieve ADA compliance.

B. NAPPANEE ELEMENTARY SCHOOL

- b.1 Upgrade and optimize controls to maximize comfort, indoor air quality, humidity control and energy efficiency.
- b.2 Upgrade current lighting systems to high efficiency lighting systems.
- b.3 Replace existing boilers/water heater.
- b.4 Include all other energy related upgrades/improvements as needed.
- b.5 Upgrade door hardware and entrances to achieve ADA compliance.

C. WOODVIEW & WAKARUSA ELEMENTARY SCHOOLS

- c.1 Upgrade and optimize controls to maximize comfort, indoor air quality, humidity control and energy efficiency.
- c.2 Upgrade current lighting systems to high efficiency lighting systems.
- c.3 Upgrade door hardware and entrances to achieve ADA compliance.

D. MIDDLE SCHOOL

- d.1 Upgrade current lighting systems to high efficiency lighting systems.

E. ADMINISTRATION OFFICE

- e.1 Upgrade and optimize controls to maximize comfort, indoor air quality, humidity control and energy efficiency.
- e.2 Upgrade current lighting systems to high efficiency lighting systems.

3. **Description Requirements:** The "Scope of Work" shall include detailed descriptions as follows:

- a. List equipment and material by building: type, size, and manufacturer. TRANE is the preferred manufacturer for energy equipment and controls.
 - b. Provide a list of subcontractors required to execute the ECM's including contractor name, work performed.
 - c. Implementation plan in chronological order.
 - d. Detailed drawings for all work being proposed.
 - e. Work required to implement the proposal ECMs that are not included in the proposal. (The Qualified Provider is responsible for the cost of all work required to properly implement the ECMs contained in their proposal unless specifically excluded in (3e).
4. **Implementation Plan:** Include in your proposal an implementation plan, including completion dates, describing how the Provider intends to execute the project based on a April 12, 2004 contract award.
 5. **Additional Information:** Additional information about the respondent's technical approach to the project may be included in the proposal.

C. Financial Considerations & Net Economic Impact

1. **Improvement List:** Include an "Improvement List" with the specific conservation measures the respondent proposes to implement. On this "Improvement List" provide for each energy conservation measure (ECM) on a per building basis. Proposals not providing this individual break down may be rejected.
 - Improvement Description
 - Energy Reductions (kw, kwh, GCF, etc.)
 - Installation Cost
 - Operational Savings
 - Energy Cost Reduction
 - Actual Verified Energy Savings
 - Stipulated Energy Savings
 - Capital Cost Avoidance (by building)

| Improve Descrip | Energy Reduct | Install Cost | Oper Savings | Energy Cost Reduct | Actual Verified Enr. Sav | Stip. Energy Savings | Capital Cost Avoid |
|--------------------|------------------|-----------------|-----------------|--------------------------|--------------------------------|----------------------------|--------------------------|
| | | | | | | | |

2. **Payment Explanation:** List the principal amount, finance cost, annual lease payment, monitoring cost, total annual payment, payment term, payment frequency and payment start date. The payment explanation should reflect an option for the Base Bid along with an option for both Base and Alternate Bids where appropriate.
 - a. Principal amount: The principal amount is the total installation cost less any down payment.
 - b. Finance cost: Finance cost is the interest rate of the payment plus any legal fees required to execute the contract.
 - c. Annual lease payment: Annual lease payment is the annual cost for principal, interest and legal fees.
 - d. Monitoring cost: Monitoring cost includes the annual cost to track annual savings and other guarantees written into the Qualified Providers "Performance Guarantee Agreement."
 - e. Payment term: The payments shall be spread over a ten-year term.
 - f. Payment frequency: Payments shall be semi-annual with payment dates of January 15th and July 15th.
 - g. Payment start date: The first payment shall be due on July 15, 2004.
3. **Cash Flow Analysis:** Include a cash flow analysis extending 10 years which identifies the annual guaranteed energy savings, guaranteed operational savings, total annual payment, net cash flow and cumulative cash flow.
4. **Energy Savings:** All energy calculations and assumptions shall be included in the proposal. To receive the accurate savings information at a reasonable annual monitoring cost and minimize the reporting effort required of the Owner's staff, methods used in determining actual utility savings shall be based on energy measurements of the specific ECM installed under this project or stipulated values based on industry standard formulas, calculations or manufacturers data.
5. **Operational Savings:** The operational savings guarantee shall be based on historical operating costs where those costs accurately reflect the anticipated future operating costs. Life cycle costing may be used in lieu of historical operating costs where life cycle costing more accurately reflects the true costs that the Owner will likely incur in operating facilities had this project not been implemented. The methods to be used in determining actual operational savings

shall be clearly identified in the Guarantee. If stipulated or "agreed to" values are included in the calculations that determine actual savings then those stipulated or "agreed upon" values shall be clearly identified in the Guarantee. Architectural, engineering or accounting studies as required under statute shall be included with the Qualified Providers' proposal.

6. **Performance Bond:** The Qualified Provider must submit to Wa-Nee Community Schools a performance bond immediately following contract execution to insure the performance of the construction portion of the project. A subsequent performance bond shall be executed to insure the performance of the guaranteed savings.
7. **Performance Guarantee Agreement:** Each Qualified Provider must complete the energy savings (actual/verified and stipulated), operational savings and total savings amount along with providing guarantee language that reflects the performance guarantees provided with the Qualified Providers proposal and the savings methodology described above in paragraphs (C4) and (C5). Energy savings and operational savings shall be tracked separately and a shortfall in energy savings cannot be offset with excess operational savings. The Qualified Provider shall refund the Owner for any energy shortfall experienced during the project.

The Qualified Provider shall provide the school with written quality assurance guarantees on room temperature, humidity, and air quality for each occupied space. The guarantee must include anticipated remedies if performance guarantees are not realized.

8. **Pricing and Billing:** Note that open book pricing is required, including open book pricing of itemized costs from subcontractors and vendors for all materials. Include a description of the billing process and the format this information will be presented to the owner during the project.

NOTE: Wa-Nee Community Schools is not financially responsible for any/all delay claims that may occur during the project.

II. EVALUATION CRITERIA

All Providers must pass all five requirements listed in the "MINIMAL CRITERIA" to be considered for the weighted evaluation. All Providers passing these five minimal requirements will be evaluated on the six weighted criteria listed below by Owner. The Provider with the highest score will be recommended for the contract award. The Owner reserves the right to reject any or all proposals.

| MINIMAL CRITERIA | | PASS | FAIL |
|------------------|---|------|------|
| a. | Include a copy of the certification from the Indiana Dept of Public Works that proves the Provider is a Certified Professional Services Company. Also include copies of other applicable certifications that the provider may hold. | | |
| b. | Include a copy of all subcontractor certification from the Indiana Dept. of Public Works for all subcontracts in excess of \$150,000 | | |
| c. | Include the names of PE numbers for all full time employees who are professional engineers registered in the State of Indiana | | |
| d. | The bonding company used by the Qualified Provider to insure their faithful performance must have an A rating as determined by A.M. Best | | |

| EVALUATION CRITERIA | | |
|---|-----------|-------------------|
| | WEIGHTING | |
| | Company | Maximum Points |
| A. Ability to Successfully Implement Program | | |
| Background, qualifications and professionalism of the people responsible for implementing the project | | 15 |
| Qualifications, references and past performance of the Qualified Provider | | 15 |
| Success of professional team in working with controls at Wa-Nee | | 10 |
| B. Technical Approach | | |
| Quality of the proposed engineering, equipment and products | | 20 |
| C. Financial Consideration & Net Economic Impact | | |
| Value offered by the Qualified Provider in terms of price for the scope of work being provided | | 20 |
| Energy savings amount and strength of the energy savings guarantee | | 20 |
| TOTAL | | out of 100 |

V. PERFORMANCE GUARANTEE AGREEMENT

PROJECT: Guaranteed Energy Savings Contract
 Wa-Nee Community Schools
 Nappanee, Indiana 46550

QUALIFIED PROVIDER:

Company Name: _____

Address: _____

City, State, Zip _____

Representative: _____

PERFORMANCE GUARANTEE INFORMATION:

Annual Guaranteed Operational Savings Amount = \$ _____

Annual Guaranteed Energy Savings Amount = \$ _____

Total Annual Guaranteed Amount = \$ _____

Program Term = Ten (10) years

THE GUARANTEE:

(Guarantee language is to be provided by each qualified Provider based on performance guarantees included in their proposal and the requirements identified in paragraphs (III. C4), (III. C5), (III. C6) and (III. C7) in the "Request for Proposal for Guaranteed Savings Contract" document.)

Appendix 4

REQUEST FOR QUALIFICATIONS For a GUARANTEED ENERGY SAVINGS CONTRACT

I. PROJECT INTENT

The *school, library or unit of local government*] (hereinafter referred to as *solicitor*) is seeking specific qualifications from energy services providers interested in proposing energy conservation measures for the building(s) listed in Attachment A. These measures will be implemented through a guaranteed energy savings contract or utility energy efficiency program pursuant to IC 36-1-12.5.

The [solicitor] is interested in contracting for services that will reduce its energy consumption costs and associated operating costs through energy conservation measures. These services may include but are not limited to:

- A comprehensive energy audit,
- The design, acquisition, installation, and modification of existing and new heating, ventilation and air conditioning equipment, lighting systems, building envelope, domestic hot water systems, and other energy using systems or devices,
- The training of facility staff with respect to any special energy saving, and routine, maintenance and operating procedures for all new and existing equipment,
- The financing of the energy conservation measures.

Responders to this RFQ must be experienced in the design, implementation, and installation of energy conservation measures and responsive to the project terms and conditions specified in Attachment D. Responders must also be either (a) willing and able to submit a performance bond to ensure the faithful performance of their obligations over the term of the guaranteed energy savings contract or (b) be a public utility as defined in IC 8-1-8.7-2.

The savings from the implemented measures must cover the measures' cost in 10 years or less and must be guaranteed by the energy service provider. At a minimum, the projected annual savings and savings guarantee should be structured to completely offset the annual financing costs associated with the project.

Appendix 4

II. RFQ PROCEDURES

A. Four-Stage Process

1.) Submission of Written Qualifications. Companies who wish to be qualified by [solicitor] must submit an original and [x] copies of the completed Attachment E and responses to Attachment F, and [x] copies of a sample technical audit and a sample contract (including savings guarantee) by [date and time] to [name and address]. Both the audit and the contract should be mailed under separate cover. Please label all submissions as follows:

Re: Responses to FRQ – Guaranteed Energy Savings Project

FROM: (Firm Name) _____

(Address) _____

(State) _____ (Zip) _____

(Phone) _____

(Contact Person/Title) _____

All submissions become the property of [solicitor] and will not be returned to the provider. [Solicitor] reserves the right to reject any or all submissions and to waive informalities and minor irregularities in submissions received and accept any submissions if deemed in the best interest of [solicitor] to do so. All costs associated with submission preparation will be borne by the submitting company.

2.) Selection of Short List Candidates [Solicitor], through its designated representatives, will review and evaluate the written responses to the Request for Qualifications (RFQ) in accordance with the evaluation criteria identified in Attachment C. [Solicitor] will select no more than three qualified providers to proceed to the competitive oral interview stage of the procurement process. The three highest-ranked firms will be notified to schedule their appearance at the competitive oral interview, which will be the final step of the selection process.

3.) Oral Interview Each of the three qualified firms will participate in a detailed oral interview to more fully discuss how their approach to this project satisfies the evaluation criteria set forth in Attachment C. Each oral interview will be tape recorded and it will be the sole responsibility of the project team to make the final selection of a project contractor based upon the evaluation of written responses to the RFQ, professional references, and oral responses received during the interview process. A more complete description of the interview format and logistical arrangements will be mailed to the three finalists.

- 4.) Development of Contract Based on the written qualifications, review of references, and oral responses received, [solicitor] will select the best qualified firm to conduct this project. [Solicitor] intends to negotiate a final contract. If an acceptable contract cannot be reached within 90 days from the date of provider selection, negotiations with the second-ranked provider may be initiated.

NOTE: [Solicitor] recognizes that detailed estimates of the project's financial benefits are dependent upon the measures finally included in the contract. It would, therefore, be premature to place a major emphasis on projected financial benefits prior to the completion of a detailed engineering study and negotiation of the project structure. However, respondents are encouraged to carefully review the evaluation criteria in Attachment C under Financial Approach and to respond as fully as possible.

B. Questions

Questions regarding this RFQ should be directed to [contact person] at [address and phone number]. Clarifying communication by [solicitor] personnel will be provided; however, this will not relieve providers of the responsibility of meeting the requirements set forth in this RFQ. Provider questions received in writing 10 days prior to the submission deadline and [solicitor]'s response may be shared with all providers who have received an RFQ, if [solicitor] feels this would be helpful.

C. Site Visits

[Solicitor] will arrange walk-through inspection tours of their buildings upon request, prior to the submission of qualifications. Site representatives will be available to answer questions about the operation of the buildings. All providers are encouraged to carefully evaluate the building profile data contained in Attachment A and to visit the facility(ies) in order to enhance their understanding of existing building conditions and retrofit opportunities. To make arrangements to tour the building(s), please contact:

Name: _____ Phone: (____) _____

D. Attachments

The following items are attached for use in the preparation of a response to this RFQ:

- Attachment A: Facility Profile(s)
- Attachment B: Schedule for Contractor Selection
- Attachment C: Evaluation Criteria
- Attachment D: Project Terms and Conditions
- Attachment E: Provider Profile Form
- Attachment F: Provider Qualification and Approach to Project
- Attachment G: Fee Scenario

Appendix 4

ATTACHMENT A

Instructions for Preparation of the Facility Profile for the
Request for Qualifications

[Attachment A is to be completed by the school, library, or local government. This Attachment lists information on the organization's facilities that will be helpful to energy service providers responding to the Request for Qualifications. The energy service providers will need this information in order to evaluate the opportunity for a successful guaranteed energy savings contract. The format outlined on the following pages provides for most of the needed information. However, as each provider may approach the project differently, be prepared for requests for additional data. If possible, provide information on each building to be included in the project. In projects where the number of building is large or where several building are essentially identical, note this and include only that information which provides a representative picture of the facilities.]

SECTION I: GENERAL FACILITY DATA

Use additional pages as required

1. Name of Building
2. Address of Building
3. Primary Use
4. Building Operator
5. Building Engineer
6. Building Manager
7. Year Constructed
8. Briefly describe any major changes to building operation or structure during the last four years that significantly affected annual building energy use. What was done? What were the effects on energy use?
9. Describe any major changes planned to occur during the next five years that could significantly affect annual energy use. What change? Anticipated effects?

SECTION II: OPERATING DATA

1. Describe the typical hours of operation for the facility. Include the general summer and winter temperature setpoints for the facility, and if night setback is done, what the target temperature is.
2. Describe the manufacturer(s), age, type and condition of the HVAC control system(s) used in the buildings(s).
3. If an operating energy management system controls the building, list the manufacturer, year installed, and operating conditions.

Appendix 4

SECTION III: PHYSICAL DATA

1. Give the total square footage of conditioned space. If the total areas which are heated and cooled differ in size, please describe their respective sizes.
2. Briefly describe the predominant wall and roof construction. Also describe the type and condition of existing windows.

SECTION IV: ENERGY CONSUMPTION DATA

1. Use the attached Building Energy Consumption and Cost form to summarize energy consumption and costs over the last year.
2. Attach two sample utility bills (summer and winter) for each fuel type used.
3. Attached copies of utility rate schedules, which apply to the building, if available.
4. If contract gas is purchased, provide a monthly price history, if available, for the cost of gas.

SECTION V: ENERGY SYSTEMS DATA

Provide as much of the following information as is available.

1. Briefly describe the major type(s) of HVAC systems(s) serving the building (i.e. terminal reheat, multizone, variable air volume, etc.). Indicate the main fuels used to operate the heating and cooling systems.
2. Estimate the percentage of total area lighted by fluorescent ballasts and bulbs, and incandescent bulbs. Estimate the approximate annual hours of operation for each type of lighting. If there is a significant amount of high intensity discharge lighting, describe it in similar terms.
3. Briefly describe any laundry or food facility.
4. Describe the domestic water heating, distribution and control system(s).
5. Describe any other energy consuming equipment or facilities which contribute significantly to the annual energy consumption (e.g. swimming pool, etc.)

SECTION VI: IMPROVEMENTS OPPORTUNITIES

1. Briefly describe any serious equipment, operating, or comfort problems in the building(s). Identify any major mechanical, control or electrical systems scheduled for replacement during the next five years.
2. Briefly list any major energy conservation options identified by a previous analysis of the building.
3. Describe any building improvements to be investigated during this project.

SECTION VII: ADDITIONAL SITE DATA PROVIDED UPON REQUEST (IF AVAILABLE)

1. A more detailed schedule of major mechanical equipment including: age, manufacturer, size, capacity, hours of operation, and areas served.
2. Copies of any previous technical analysis or recommendations of energy conservation options in the building.
3. Detailed documentation related to the energy management system.

Appendix 4

BUILDING ENERGY CONSUMPTION AND COST

NOTE: Requires table to be updated – see hard copy of guidelines.

ENERGY CONVERSION FACTORS

| Energy Type | | Conversion Units | |
|--------------------------------|-------------|-------------------------|------------------|
| Electricity: | 1 kWh | = | 3,413 Btu (site) |
| Natural Gas: | 1 Therm | = | 100,000 Btu |
| #2 Fuel oil: (distilled) | 1 gallon | = | 138,690 Btu |
| #4,5,6 Fuel oil: (residual) | 1 gallon | = | 149,690 Btu |
| Butane/Propane: | 1 gallon | = | 95,475 Btu |
| Coal: | 1 short ton | = | 24,500,000 Btu |

Purchased Services

Steam: 1,390 Btu/lb

Hot Water: 1,000,000 Btu/MMBtu

Chilled Water: 12,000 Btu/ton-hr

Other Useful Conversion Factors

1 Horsepower = 0.746 kW (@ 100% efficiency*)

1 Horsepower = 2,545 Btu/hr (@ 100% efficiency*)

1 Boiler horsepower = 33,475 Btu/hr

1 Mbtu = 1,000 Btu (1 X 10³)

1 MMBtu = 1,000,000 Btu (1 X 10⁶)

* For actual energy use, motor efficiency must be included.

Appendix 4

ATTACHMENT B

Schedule for Contractor Selection

| <u>Activity</u> | <u>Date</u> |
|---|-------------|
| Issue RFQ | Week 1 |
| Site Visit (to be arranged) | Weeks 1-6 |
| Qualifications Due | Week 7 |
| Written Qualification Reviewed And Evaluated (provider list shortened) | Weeks 7-13 |
| Provider Recommended | Week 20 |
| Approval of Selected Provider | Week 21 |
| Technical Audit, Project Analysis, Contract Negotiations | Weeks 21-34 |
| Contract Presented and Signed | Week 35 |

ATTACHMENT C

Evaluation Criteria

Attachment C includes two items for a political subdivision's use in preparing a Request for Qualifications:

- 1) Suggested criteria for use in the evaluation of responses to the RFQ, and
- 2) Sample format and topics for the oral interview.

The criteria listed below will be used in the evaluation of the following: written submissions of provider qualifications, interviews with previous provider clients, and the responses of providers during final selection interviews, as appropriate. These items are not ranked in order of importance and the establishment, application, and interpretation of the criteria shall be solely within the discretion of the [solicitor].

1. Project Management _____ %
 - a. Clear assignment of responsibility for various project tasks to specific individuals. (All individuals with major responsibility for the project's technical design, management, and negotiation should be present at the oral interview.)
 - b. Ability to manage construction, repairs, regular service, and emergencies effectively.
 - c. Comprehensiveness of management, maintenance, and monitoring services provided by the contractor and the specific benefits to [solicitor] of such services.
 - d. Ability to complete all phases of the project on schedule.
 - e. Responsiveness to the specific goals identified in the RFQ and technical appendices.
 - f. Quality of communication skills of the provider's representatives at the oral interview.
 - g. Ability and willingness to coordinate project construction with local utilities, subcontractors, equipment suppliers and facility personnel.
 - h. Quality of provisions for training facility staff.

2. Technical Approach _____%

- a. Understanding of the existing building conditions, systems, operations, and schedules.
- b. Qualifications of the technical design professionals.
- c. The number of past retrofit projects which include similar technical measures proposed for inclusion in this project and completed by the person(s) responsible for project technical design.
- d. Quality of a sample technical analysis for a similar type of facility completed by the person(s) responsible for project technical design.
- e. Reliability of equipment performance of provider's past retrofit projects.
- f. Documented savings of previous projects managed by the provider.
- g. Comprehensiveness of the technical approach to the project based on improvements likely to be included and the conceptual design creativity demonstrated during the oral interview.
- h. Typical baseline energy use and operating cost calculation methodology.
- i. Approach to adapting control strategies, equipment, and maintenance practices in response to changes in utility rates, technology, and building conditions, in order to enhance project performance.

3. Final Approach _____%

- a. Financial soundness and stability of the provider.
- b. Demonstrated ability to provide or arrange project financing.
- c. Sample financing arrangement proposed for this project.
- d. Quality and clarity of the financial savings calculation methodology.
- e. Completeness of most recent annual financial report.
- f. Clarity of sample project invoice.
- g. Terms of the guarantee of the projects' financial performance.
- h. Demonstrated ability to meet savings guarantees on prior projects.

4. Legal Approach _____%

- a. Quality of sample legal agreement.
- b. Contractual provisions to accommodate changes in building energy use (i.e. occupancy, schedule, etc).
- c. Flexibility of legal agreement to accommodate needs of [solicitor].
- d. The quality of provisions for early termination of the contract at the initiative of either party.
- e. Ability and desire to comply with all requirements in IC 36-1-12.5.

Oral Interview Format and Topics

- I. Introductions
- II. Provider Presentation (1/2 hour)
 - A. Qualifications.
 - B. Approach to the proposed project (design, construction, financing, training, operation and maintenance services, performance monitoring, and performance enhancement).
 - C. Responsibilities of provider personnel involved.

- III. General questions (1 hour)

[This segment should be used to ask questions about the provider's general record and competency in areas such as the following.]

- A. Accuracy of predicted performance on past projects.
 - B. Ability to complete construction on schedule.
 - C. Methodology used to calculate project savings, measure performance, and assign dollar values to savings over the term of the contract.
 - D. Method of project invoicing.
 - E. Proposed arrangements for equipment service and maintenance.
 - F. Terms of the savings guarantee.
 - G. Preferred approach to project financing.
 - H. Key provisions and flexibility of the legal agreement submitted.

- IV. Site Specific Questions (1 Hour)

[This segment should be used to ask questions about the provider's technical approach to improving energy efficiency and reducing energy costs at the facility(ies) mentioned in the RFQ. The provider should be asked to respond to specific questions which include, but are not limited to, the following topics.]

- A. Energy conservation measures likely to be included in a contract, measures that merit more study, and measures previously proposed which seem likely to be rejected.
 - B. Site specific operational and maintenance changes proposed.
 - C. Estimated range of energy and demand savings available and the basis for those estimates.
 - D. Estimated range of gross annual utility cost savings available and the basis for those estimates.
 - E. Specific methods of equipment and performance monitoring.

ATTACHMENT D

Project Terms and Conditions

[This section describes the minimum conditions that the school, library or local government will accept from the selected provider. Part 1 defines the Technical Requirements to be included in the final contract, while Part 2 defines the Key Contractual Provisions.]

PART 1 – TECHNICAL REQUIREMENTS

1. Technical Energy Analysis: The provider's proposed contract terms must include the performance and presentation of the results of a detailed technical energy audit of a quality acceptable to [solicitor]. This audit must include estimates of all costs attributable to the work stipulated in the agreement, including the costs of design, engineering, installation, maintenance, repairs, or debt service and the amounts by which energy consumption or operating costs will be reduced. The audit must also contain a listing of contractors and subcontractors to be used by the provider with respect to the recommended energy conservation measures.

If [solicitor] decides to enter into a contract with the selected provider after the audit has been accepted, [solicitor] agrees to pay the fee indicated in Attachment F item 1-3, provided the proposed contract terms offered by the provider meet all the conditions set forth in this RFQ.
2. All measures installed must be approved by the State Department of Health, Office of the State Fire Marshal, Office of the State Building Commissioner, and any other state agency designated by statute.
3. An architect or engineer licensed under IC 25-4 or IC 25-31 must approve the installation of energy conservation measures if they have a cost of more than fifty thousand dollars (\$50,000).
4. The provider must ensure that all energy conservation measures conducted under this project will be integrated with existing building systems to the satisfaction of [solicitor].
5. Specific standards of comfort will be defined and must be maintained throughout the term of the contract.

6. [Solicitor] requires that the project's estimated savings in energy consumption costs and operating costs be guaranteed.

7. The provider will be required to work with current building management and maintenance personnel to coordinate construction and to provide appropriate training in operation of retrofits. No equipment shall be installed that will require the hiring of additional personnel by (solicitor) unless contract negotiations produce an explicit exemption from this rule for a specific installation.
8. Provider must deliver “as built” and record drawings of all existing and modified conditions associated with the project within 30 days of the completed installation. These should include architectural, mechanical, electrical, structural, and control drawings, all of which conform to typical engineering standards, as well as operating manuals. All drawings are to be printed on mylar and must be reproducible.

PART 2 – CONTRACTUAL PROVISIONS

1. The project will be conducted in compliance with IC 36-1-12.5 and be subject to IC 5-16-7 and all other applicable laws.
2. The contents of the RFQ submission will become part of the final contract.
3. [Solicitor] retains final approval over the scope of work and end-use conditions.
4. The provider must provide a final schedule of project milestones including equipment servicing provisions, which will become part of the final contract. In the event any milestone or equipment servicing provision is not met as scheduled without prior approval, [solicitor] reserves the right to consider it as a default and withdraw from all contractual obligations without penalty.
5. The contract must contain a mutually agreeable clause whereby unanticipated changes in occupancy or use can be accommodated in a fair manner for both parties.
6. [Solicitor] must have access to inspect, test and approve both the work conducted in the facility during construction and operations and to the books, records, and other compilations of data which pertain to the performance of the provisions and requirements of this agreement. Records shall be kept using generally accepted accounting principles and calculations shall be kept on file in legible form.

7. The provider will be responsible for maintaining the levels of comfort for each building as specified. Persistent failure to maintain the defined climate and lighting conditions will constitute a default.
8. The provider and all subcontractors must retain labor records as specified by IC 36-1-12.5, section 9.

9. All drawings, reports and materials prepared by the provider specifically in performance of the contract shall become the property of [solicitor] and shall be delivered to them as needed or upon completion of construction.
10. All information needed to meet the savings report procedures specified by the Indiana Department of Commerce, Energy Policy Division will be provided to [solicitor] by the project contractor.
11. The savings in energy and operating costs due to the energy conservation measures must be guaranteed to cover the costs of the payments for the measures and the provider must agree to reimburse [solicitor] for any shortfall if the actual savings fall below the guaranteed savings.
12. If the project will be financed on an installment basis, the balance of the payments must be remitted within a period not to exceed the lesser of ten (10) years or the average life of the energy conservation measures installed, beginning with the date of final installation.
13. If the provider is not a public utility established under IC 8-1-8.7-2, the provider must submit to the [solicitor] a performance bond to ensure the provider's faithful performance of its obligations over the term of the contract.

ATTACHMENT E

Guaranteed energy Savings Contract
Provider Profile Form

All questions must be addressed by the provider in order for this qualification form to be properly completed. Failure of the contractor to answer any question, or comply with any directive contained in this form, may be used as grounds to find them ineligible. If a question or directive does not pertain to your organization in any way, please indicate that fact with the symbol N/A. For additional space attach 8 1/2" x 11" sheets and indicate reference number (i.e., 12a, 12b, etc.) to correspond with each question.

CONTACT INFORMATION

1a. Firm Name

Business Address _____

City _____ State _____ Zip Code _____ County _____

1b. Names and titles of two contact people.

1. _____ Phone () _____

2. _____ Phone () _____

1c. Submitted by:

_____ Parent Company

_____ Division

_____ Subsidiary

_____ Branch Office

2. Date prepared _____

3. Type of Firm

_____ Corporation

_____ Partnership

_____ Sole Ownership

_____ Joint Venture

4. Federal Employer Identification Number _____ -

5. Year firm was established

6. Name and address of parent company, if applicable:

7. Former firm name(s) if applicable:

8. Five-year summary of contract values for energy related services (insert year and index number).

Index Range of Contract Values:

19__ 19__ 19__ 19__ 19__

Index ____

1. Less than \$100,000
2. \$100,000 - \$250,000
3. \$250,000 - \$500,000
4. \$500,000 – 1 Million
5. \$1 Million – 2 Million
6. \$2 Million – 5 Million
7. \$5 Million – 10 Million
8. \$10 Million or Greater

9. Corporate Background/Historical Data

9a. How many years has your firm been in business under its present business name?
_____ years?

9b. Indicate all other names by which your organization has been known and the length of time known by each name.

9c. How many years has your firm been involved in the energy-related business?
_____ years

9d. Please identify all states in which your firm is legally qualified to do business.

10. Personnel Information

10a. Please attach the resumes of the principal individuals who will be directly responsible for this project. Please indicate the specific qualifications of each individual and the role they will play for the duration of the contract. Clearly identify who will have the primary responsibility for the technical analysis and design of the project.

10b. Please give the number of years of design and construction experience for each of the above individuals and describe all supervisory responsibilities. Please provide a list of all projects each individual has been associated with during the last 5 years including type of project and dollar size.

10c. Please identify your firm's legal counsel for this project. Give the name and address of the primary individual responsible for contract negotiation.

11. Financial References

11a. Please attach your firm's most recent annual report.

11b. Please attach the most recent year-end financial statements, including balance sheet and income statement, dated within twelve months of filing this provider profile form.

11c. Please provide the name, address, and the telephone number of firm(s) that prepared the financial statements referred to above.

12. Project History

On separate sheets of 8 ½ x 11 paper please briefly describe 10 energy performance contracts or related projects which your firm has managed. These references should include buildings similar to the building(s) described in attachment A of this RFQ. Please put an asterisk by those project references involving similar buildings. Please provide the following information for each project:

- Project title
- Building(s) owner
- Location
- Project dollar amount (installed project costs)
- Source of funds
- Type of contract (i.e., guaranteed savings, lease purchase, etc.)
- Designer and name(s) of primary technical design personnel
- Start and end dates
- Projected Annual Energy Savings (Therms, KWH, KW, Gallons)*
- Achieved Annual Energy Savings (Therms, KWH, KW, Gallons)*
- Projected Annual Operating Cost Savings*
- Achieved Annual Operating Cost Savings*
- Any special notes or comments
- Names and telephone numbers of the facility representatives with whom you have worked

*(see attached form)

DATA FORMAT FOR PROJECT HISTORY SAVINGS (Question 12)
(Additional forms should be reproduced as needed.)

Project: _____
Contact Person: _____

Location: _____
Phone Number: _____

Projected Annual
Achieved Savings Year 1,2,3,4,5
Energy Savings

Guaranteed Level of Energy Savings

_____ KWH

_____ KWH

_____ Therms

_____ Therms

_____ KW

_____ KW

_____ GAL

_____ GAL

Projected Annual
Operating Costs Savings Year 1,2,3,4,5
Operating Costs Savings

Guaranteed Annual achieved Savings

\$ _____

\$ _____

Authorization

Dated at _____ this _____ day of _____ 19 ____.

Name of organization:

By: _____

Title: _____

Notary Statement

Mr./Ms. _____ being duly sworn deposes and says that he/she is the [title] of [firm's name] and that answers to the foregoing questions and all statements therein contained are true and correct.

Subscribed and sworn before me this _____ day of _____ 19 ____.

Notary Public _____

My commission expires 19____.

ATTACHMENT F

Provider Qualifications and Approach to Project

Please provide responses to each item below. Provide your responses on 8-1/2" x 11" sheets of paper, and number and title each response. All pages in your response to this attachment should be numbered sequentially.

1. GENERAL APPROACH

1.0 Project Summary (not to exceed 5 pages)

Please summarize the scope of services (design, financial, operations, maintenance, training, etc.) that would be offered by your firm for this project. Please include a brief description of your firm's approach to project management and the specific benefits to (solicitor).

1.1 Training Provisions

Please describe your firm's capabilities and experience in providing technical training for facility personnel on past projects.

1.2 Design and Monitoring

Please describe your firm's approach to the technical design of this project and your provisions for ongoing monitoring of this project's performance.

1.3 Cost of Audit

Please estimate the total cost of the audit to the [solicitor], if, as noted in Attachment D (Project Terms and Conditions), Part 1, item 1, the audit is completed and accepted but the [solicitor] chooses not to enter into a contract.

1.4 Calculation Methodology

Please describe in detail the methodology you normally use to compute baseline energy use and baseline operating costs.

1.5 Procedure for Calculating Energy and Operating Cost Savings

Please list all procedures, formulas, and methodologies (including any special metering or equipment) your firm will use to calculate energy and operating cost savings.

1.6 Methodology to Assign Dollar Value to Savings

Please describe the procedure to assign dollar values to the savings calculated in
“Procedure for Calculating energy and Operating Cost Savings”

1.8 Vendor Fee Calculation

Please describe the method(s) used to calculate your firm's fees. (See Attachment G, Fee Scenario)

1.9 Savings Guarantee Calculations

Please describe your procedures and schedule for measuring the project's financial performance, and how the guarantee provisions work in the event that project results vary from the projections.

1.10 Project Billing and Invoice

Please describe your firm's standard billing procedures and attach a sample project invoice.

1.11 Provision of Financing

Please briefly describe the types of "innovative" financing arrangements provided by your firm for past retrofit projects.

1.12 Equipment Ownership and Service Responsibility

Please describe the status of equipment ownership and service responsibility at contract expiration.

1.13 Sample Contract

Please include, under separate cover, [x] copies of a sample contract, including the savings guarantee, offered by your firm.

2. SITE SPECIFIC APPROACH

2.0 Technical Site Analysis

Based on your preliminary assessment of the information provided, please describe any equipment modifications, installations or replacements at the facility that your company would consider installing as a part of this project.

2.1 Operation and Maintenance

Please describe any major changes in operation or maintenance for the facility that your company foresees based on the information provided.

2.2 Project Financing

Please describe your firm's preferred approach to providing or arranging financing for this project and any special conditions associated with this method.

2.3 Sample Audit

Please include, under separate cover [x] copies of a sample audit conducted by your firm for a similar project. Clearly mark "RFQ Audit" on the outside of the envelope. This audit must include detailed energy and economic calculations.

ATTACHMENT G

Fee Scenario

The following is a simplified scenario designed to help the evaluation team determine fees and project costs that might be charged by each of the providers that were short-listed.

A large residential multifamily building of 100 apartments uses \$250,000 in utilities annually - \$100,000 for natural gas, \$100,000 for electricity and \$50,000 for water and sewer. An audit has been performed and the recommended measures are replacing the boiler, installing low-flow appliances and aerators, and re-lamping with more efficient lighting. The projected annual savings generated are 20% - \$20,000 from the natural gas usage, \$20,000 from the electricity and \$10,000 from the water and sewer usage. Total construction costs for installing the measures is \$300,000. The audit cost is \$12,000. There are no outside sources of funding to help write down the project costs – all of the costs must be covered by the savings.

Please provide the following information:

- 1.) Please provide an itemized estimate of the total costs for this project. Include non-construction costs such as fees for project management, engineering, monitoring, education of the 300 residents, training of the one maintenance worker and any other contractors you would normally include, service contracts, etc. If you are unable to assign an exact number, provide a range of fees you've charged in past contracts for facilities with similar retrofits, energy use and savings projections and provide a rationale for how the fee would be determined in the actual project.
- 2.) Provide an estimate of how these fees might change if the facility were a commercial building with 30 employees working 8:00 a.m. to 6:00 p.m., instead of residential.
- 3.) With a 6% interest rate, how long would the term of the contract have to be in order for the **guaranteed** portion of savings to pay for the debt service needed to finance the total project costs in question number 1.
- 4.) How much of the \$50,000 annual savings would your company guarantee?
- 5.) If you have a shared savings provision, or fees based on savings, please answer the following. If the project actually produced \$60,000 in savings annually (exceeded projected annual savings by \$10,000), what amount would be subject to the shared savings/savings-based fees?
- 6.) If you have a shared savings provision, or fees based on savings, please list your normal percentage split. Estimate the dollar amount of your fees/share of savings in the example in question 5. If this is subject to negotiation, list a range of what has been done in your past contracts and provide estimates of your fees/share using the top and bottom of the range.

APPENDIX 5

Guaranteed Energy Savings Contract Annual Savings Report Form

This form should be used for reporting the savings on all projects performed under IC 36-1-12.5 regardless of contract start date. The form should be submitted to the Energy Policy Division no later than sixty (60) days after the end of each year the savings guarantee is in force. This annual reporting is required for the life of the contract.

Should you have any questions, please contact the Energy Policy Division at (317) 232-8939.